

117TH CONGRESS
2D SESSION

H. R. 8334

To amend the Communications Act of 1934 to prohibit the use of automated telephone equipment to send unsolicited text messages, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 12, 2022

Mr. KRISHNAMOORTHI (for himself, Ms. PORTER, Ms. NORTON, Ms. SCANLON, Mr. DANNY K. DAVIS of Illinois, Mr. GOMEZ, and Ms. BROWN of Ohio) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Communications Act of 1934 to prohibit the use of automated telephone equipment to send unsolicited text messages, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*

2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. RESTRICTIONS ON THE USE OF AUTOMATED**

4 **TELEPHONE EQUIPMENT.**

5 (a) IN GENERAL.—Section 227 of the Communica-

6 tions Act of 1934 (47 U.S.C. 227) is amended—

7 (1) in subsection (a)—

8 (A) in paragraph (1)—

(i) in subparagraph (A), by striking “, using a random or sequential number generator” and inserting “or sent a text message”; and

(ii) in subparagraph (B), by striking “dial such numbers” and inserting “automatically dial or send a text message to such numbers”; and

(B) by redesignating paragraph (5) as paragraph (6) and inserting after paragraph 4) the following new paragraph:

“(5) The term ‘text message’ has the meaning

given such term in subsection (e)(8)."; and

(2) in subsection (b)—

(A) in paragraph (1)—

) in subparagraph (A)—

(I) in the matter preceding clause (i), by striking “any call” and all that follows through “called party)” and inserting “any call or send any text message (other than a call made or text message sent for emergency purposes or with the prior express consent of the recipient of such call or text message)”;

(B) by adding at the end the following:

12 "(5) SAFE HARBOR FOR REASSIGNED NUM-
13 BEBS—

14 “(A) IN GENERAL.—It shall not be a viola-
15 tion of the prohibition in paragraph (1)(A) for
16 a person, using an automatic telephone dialing
17 system or an artificial or prerecorded voice, to
18 make a call or send a text message to a tele-
19 phone number without the prior express consent
20 of the subscriber assigned such telephone num-
21 ber if such person obtained express consent to
22 make such call or send such text message to
23 such number from a subscriber assigned such
24 number on the date on which such express con-
25 sent was obtained.

1 “(B) EXCEPTION.—Subparagraph (A)
2 shall not apply unless the person making such
3 call or sending such text, bearing the burden of
4 proof, demonstrates that—

5 “(i) prior to making such call, such
6 person queried the database maintained by
7 the Commission under subparagraph (C)
8 to determine whether such number was
9 permanently disconnected after the date on
10 which prior express consent was obtained
11 from a subscriber previously assigned such
12 number, and received a response indicating
13 such number was not permanently discon-
14 nected after such date; and

15 “(ii) if such person had not received
16 such response, such person would not have
17 made such call or sent such text message
18 to such number.

19 “(C) REASSIGNED TELEPHONE NUMBER
20 DATABASE.—The Commission shall maintain a
21 database which persons may query for the pur-
22 pose of determining whether a telephone num-
23 ber was permanently disconnected after the
24 date on which prior express consent was ob-

1 tained from a subscriber assigned such num-
2 ber.”.

3 (b) RULEMAKING.—Not later than 18 months after
4 the date of the enactment of this Act, the Federal Commu-
5 nications Commission, with consideration given to modern
6 dialing practices and consumer preferences, shall issue a
7 rule defining the terms “automatically”, “dial”, “send”,
8 and “charged for the call”, as used in 227(a)(1) of the
9 Communications Act of 1934 (47 U.S.C. 227(a)(1)), as
10 amended by this Act.

